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Terminal Disclaimer To Obviate A Double Patenting Rejection Over A Prior Patent				Docket No. APP 1290	
In Re Application (	Of: Prathima Agrav	val et al			
Application No. 10/045,266	Filing Date 10/23/2001	Examiner SOL, Anthony M.	Customer No. 09941	Group Art Unit 2662	Confirmation No. 2272
•	n and Method for Dy Priorities and Guard	namically Allocating IP Addi I Bands	esses for Shared \	Wireless and Wir	eline
Owner of Record:	TELCORDIA TEC	THNOLOGIES, INC.			
		COMMISSIONER FOR P	ATENTO		
provided below, the the expiration date disclaimer, of prior P be enforceable only patent granted on the In making application that woul patent, as presently held unenforceable, under 37 C.F.R. 1.3 the expiration of its fi	terminal part of the state of the full statutory te tatent No. 6,795,709 for and during such per instant application are the above disclaimer, diextend to the expiral shortened by any terminis found invalid by a 621, has all claims cannot the the state of the expiral shortened by any terminis found invalid by a 621, has all claims cannot the the state of	cord of a 100% percent interestutory term of any patent gran rm defined in 35 U.S.C. 154 or . The owner hereby agrees beriod that it and the prior patent is binding upon the grantee, the owner does not disclaimation date of the full statutory terminal disclaimer, in the event to court of competent jurisdiction, celled by a reexamination certicesently shortened by any terminal appropriate.	ted on the instant at to 156 and 173, a that any patent so ent are commonly its successors and, the terminal part on as defined in 35 nat it later expires is statutorily discla- ficate, is reissued,	application, which is presently shorted granted on the insowned. This agreetor assigns.  of any patent graups of any patent graups.  U.S.C. 154 to 156 for failure to pay a simed in whole or	would extend beyond ened by any terminal stant application shall ement runs with any anted on the instant and 173 of the prior maintenance fee, is terminally disclaimed
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information and beli- statements and the	ef are believed to be like so made are pun	ents made herein of my owr true; and further that these sta ishable by fine or imprisonme ements may jeopardize the vali	atements were madent, or both, under	de with the knowle Section 1001 of T	edge that willful false if it is a contract.
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☐ Certification	under 37 C.F.R. 3.73	(b) is required if terminal discla			

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Applicant claims sma	ili enuty Status	3. 368 37 CFK	1.21	Art Unit	2662		NOV 1 8	200
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FEE CALCULATION								┥
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2. EXCESS CLAIM FEI	ES						Small Entity	
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See 35 U.S.C. 41(a)(1)(	G) and 37 CF	R 1.16(s).	,					

Non-English specific Other (e.g. late filing	cation, \$130 fee (no small entity di g surcharge): Statutory Disclaimer 1				\$130.00
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4. OTHER FEE(S)

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Number of each additional 50 or fraction thereof

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November 18, 2005

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Date

This collection of information is required by 37 CFR 1.136. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 30 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the Individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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James W. Falk

ANSMISSION BY FACS awal et al Filing Date 10/23/2001	Examiner (37 CFR 1.8)	Docket No. APP 1290
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	SOL, Anthony M.	Group Art Unit 2662
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